

EXHIBIT A

Commonwealth of Massachusetts

SUFFOLK, ss.



A true copy Attest:

4/17/15

Deputy Sheriff Suffolk County

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT
CIVIL ACTION

No. 15-1097-H

Theresa A. Shepherd, Plaintiff(s)

v.
Boston Police Department, Defendant(s)

SUMMONS

To the above-named Defendant:

You are hereby summoned and required to serve upon

Theresa A. Shepherd

plaintiff's attorney, whose address is 150 Washington Street Boston, MA 02131, an answer to the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You are also required to file your answer to the complaint in the office of the Clerk of this court at Boston either before service upon plaintiff's attorney or within a reasonable time thereafter.

Unless otherwise provided by Rule 13(a), your answer must state as a counterclaim any claim which you may have against the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff's claim or you will thereafter be barred from making such claim in any other action.

Witness, Judith Fabricant, Esquire, at Boston, the 14 day of April, in the year of our Lord two thousand 2015.

Michael Joseph Donovan

Clerk/Magistrate

NOTES.

1. This summons is issued pursuant to Rule 4 of the Massachusetts Rules of Civil Procedure.
2. When more than one defendant is involved, the names of all defendants should appear in the caption. If a separate summons is used for each defendant, each should be addressed to the particular defendant.
3. TO PLAINTIFF'S ATTORNEY: PLEASE CIRCLE TYPE OF ACTION INVOLVED
(1) TORT — (2) MOTOR VEHICLE TORT — (3) CONTRACT — (4) EQUITABLE RELIEF — (5) OTHER

CIVIL ACTION COVER SHEET		TRIAL COURT OF MASSACHUSETTS SUPERIOR COURT DEPARTMENT	DOCKET NO. <u>15-1097</u>
		COUNTY OF <u>SUFFOLK</u>	
PLAINTIFF(S) <u>Theresa Lee Shepherd</u>		DEFENDANT(S) <u>Boston Police Department</u>	
Plaintiff Atty <u>Theresa L Shepherd</u>		Type Defendant's Attorney Name	
Address <u>150 Washington St</u>		Defendant Atty <u>Chief Babeland Department</u>	
City <u>Boston</u> State <u>MA</u> Zip Code <u>02111</u>		Address <u>1 City Hall</u>	
Tel. <u>857 312 8049</u> BBO#		City <u>Boston</u> State <u>MA</u> Zip Code <u>02111</u>	

TYPE OF ACTION AND TRACK DESIGNATION (See reverse side)

CODE NO.	TYPE OF ACTION (specify)	TRACK
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2B15 Tort A

IS THIS A JURY CASE?

☒ Yes ☐ No

The following is a full, itemized and detailed statement of the facts on which plaintiff relies to determine money damages. For this form, disregard double or treble damage claims; indicate single damages only.

TORT CLAIMS

(Attach additional sheets as necessary)

- A. Alternative Documented medical expenses to date: (Attach additional sheets as necessary)
- | | |
|------------------------------------|--|
| 1. Total hospital expenses | \$ <u>1/2 million</u> |
| 2. Total doctor expenses | \$ <u>1/2 million</u> |
| 3. Total chiropractic expenses | \$ <u>46,000.00</u> |
| 4. Total physical therapy expenses | \$ <u>60,000.00</u> |
| 5. Total other expenses (describe) | \$ <u>17,000.00</u> |
| | Subtotal \$ <u>4,250,000.00</u> |
- B. Documented lost wages and compensation to date
- C. Documented property damages to date
- D. Reasonably anticipated future medical expenses
- E. Reasonably anticipated lost wages and compensation to date
- F. Other documented items of damages (describe)
- | | |
|------------------------|------------------------------|
| \$ <u>5,000,000.00</u> | Total \$ <u>9,999,000.00</u> |
|------------------------|------------------------------|
- G. Brief description of plaintiff's injury, including nature and extent of injury (describe)
- Ongoing rejection from society, character damage results in unemployable status violation of 14th Amendment resulting in a Anxiety stemming from Police misconduct which

CONTRACT CLAIMS

(Attach additional sheets as necessary)

Provide a detailed description of claim(s): AR due see Attached

E-03

TOTAL \$ 5,000,000.00

PLEASE IDENTIFY, BY CASE NUMBER, NAME AND COUNTY, ANY RELATED ACTION PENDING IN THE SUPERIOR COURT DEPARTMENT

SUCV2014-01073

nature

Date:

Theresa L Shepherd

4/14/2015

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT

CIVIL ACTION

NO. 15-1097 H

Theresa Lee Shepherd
PLAINTIFF(S) (PRINT NAME CLEARLY)

vs.

COMPLAINT

Boston Police Department
DEFENDANT(S) (PRINT NAME CLEARLY)

PARTIES

1. Plaintiff(s) reside(s) at 150 Washington Street Boston MA 02121
Street City or Town
in the County of Suffolk

2. Defendant(s) reside(s) at Boston Police all accountable parties
in the County of Suffolk City Boston Law Dept Boston MA 02121
Street City or Town

FACTS

3. BPD did create conditions over a two decade time
span the Abuse by The Parties involved with malicious intentions
to construct charges which resulted in unreasonable emotional
distress and personal injury Reflected in Social Security determination
of Situational and Environmental Stress and Anxiety which
impacts every day of My childrens and I ability to
Regain our Reputations in Society this behavior by Defendants

Has Strained our Parent Child Relationships Resulted
in financial hardship for decades. Documentation was de-railed
by City of Boston Almighty Law Department, solely in Preventing
Full disclosure of the loss of life that occurred as a direct
result of Boston Police Department's Harassment intimid-
ation violence. Also A section 12 the Record was louder than my truth

4. Answer this question only if you are seeking a restraining order against the defendant(s):

Have there been any other Court proceedings, criminal or civil, involving you or your
family members and the defendant or defendant's family members?

Yes ☒

No ☐

If Yes, describe the Court proceeding(s) and its/their status. closed falsely

accused of foul play kidnapping and Murder of a five year
Quincey a white woman later found dozens where
subjected to indecent RAIDS Threats due to
unearned excessive arrest record BPD assigned me

WHEREFORE, plaintiff demands that: 50 million \$9,999,000
a judgement reflect that of lost wages because it
is not disputable whether or not the last past
two decades could have been spent in a firm
running a firm plainly the top of any Profession I
decided on given I was unattached physically and mentally to the
world certify negatively

DATE: 4 14 2015

SIGNED UNDER THE PENALTIES OF PERJURY.

Shenuee Shephard
Signature of Plaintiff(s)
150 Washington Street
Street Address
Boston MA 02121
City/Town
617 312 8049
Telephone